REMARKS/ARGUMENTS

In the Office Action issued November 10, 2005, claim 3 was rejected under 35 U.S.C. §102(b) as anticipated by Atlas et al, U.S. Patent No. 6,208,339 (Atlas). Claims 3 and 10-15 were rejected under 35 U.S.C. §103(a) as being unpatentable over Day, Jr. et al., U.S. Patent No. 4,763,356 (Day) in view of Kennedy et al., U.S Patent No. 6,651,217 (Kennedy). Claims 1-2 and 4-9 were rejected under 35 U.S.C. §103(a) as being unpatentable over Day in view of Kennedy and further in view of Nishiyama et al., U.S. Patent No. (6,421,693).

Claims 1-15 are now pending in this application. Claims 1 and 3 were amended. No new matter has been added.

The present invention is not anticipated by, nor obvious in view of, the references relied upon in the Office Action, as the prior art references do not disclose or suggest the claimed features of the present invention.

The Applicant respectfully submits that the present invention according to claim 3 is not anticipated by Atlas. Atlas discloses a computer controlled interactive display system for providing a user interface for data entry with user changeable autocomplete functions for the data entry fields. For each of the fields, there is provided autocomplete means, i.e. means for automatically providing a proposed completion of a user entry into at least one of said fields, and user-interactive means for selectively disabling or otherwise modifying said means for automatically providing a proposed completion.

The present invention, according to claim 3, requires dynamically altering the data entry form and the display of the data entry form based on the entered data values by displaying at least one further data entry field corresponding to each of at least two data values which are capable of being entered in the one data entry field. Atlas merely discloses autocompleting an entry in a field - entering into the field a complete entry based on a partial entry into the field. In particular, Atlas explicitly discloses that dialog box 60 is displayed by pointing to its corresponding indicator 54-56 with the cursor (col. 4, lines 44-46). Atlas does not disclose or suggest displaying any additional fields based on particular values that are capable of being entered into a field.

Therefore, the present invention according to claim 3 is not anticipated by Atlas.

The Applicant respectfully submits that the present invention according to claims 3 and 10-15 are not unpatentable over Day in view of Kennedy. The combination of Day and Kennedy does not disclose or suggest displaying at least one further data entry field corresponding to each of at least two data values which are capable of being entered in the one data entry field.

Day discloses that when a user (purchaser) enters a value in a field, such as CONVERTIBLE in the model field, inserts that value in that field, highlights the next field to be filled in, and displays the tool for filling that field. Day does not disclose or suggest a further data entry field corresponding to each of at least two data values which are capable of being entered in the one data entry field. Day

discloses displaying an overlay window based on selection (highlighting) of a field. Day does not disclose or suggest displaying anything based on particular values that are capable of being entered into a field.

Even when Day is combined with Kennedy, the resulting combination still does not disclose the present invention as claimed. Kennedy discloses entering values from a form into a profile and from a profile into a form based on whether or not any values were entered into fields of the form. Kennedy does not disclose or suggest displaying anything based on particular values that are capable of being entered into a field.

Thus, even when Day and Kennedy are combined, the resulting combination still fails to disclose or suggest the requirement of the present invention, for example, according to claim 3, of dynamically altering the data entry form and the display of the data entry form based on the entered data values by displaying at least one further data entry field corresponding to each of at least two data values which are capable of being entered in the one data entry field.

Therefore, the present invention according to claim 3, and according to claims 10-15, which depend therefrom, are not unpatentable over Day in view of Kennedy.

The Applicant respectfully submits that the present invention according to claims 1-2 and 4-9 is not unpatentable over Day in view of Kennedy and further in view of Nishiyama. The combination of Day, Kennedy, and Nishiyama does not disclose or suggest displaying at least one further data entry field corresponding to

each of at least two data values which are capable of being entered in the one data entry field.

Day discloses that when a user (purchaser) enters a value in a field, such as CONVERTIBLE in the model field, inserts that value in that field, highlights the next field to be filled in, and displays the tool for filling that field. Day does not disclose or suggest a further data entry field corresponding to each of at least two data values which are capable of being entered in the one data entry field. Day discloses displaying an overlay window based on selection (highlighting) of a field. Day does not disclose or suggest displaying anything based on particular values that are capable of being entered into a field.

Kennedy discloses entering values from a form into a profile and from a profile into a form based on whether or not any values were entered into fields of the form. Kennedy does not disclose or suggest displaying anything based on particular values that are capable of being entered into a field.

Nishiyama discloses detecting a constituent element which represents an entry item from among received Internet documents, based on the document structure data of a document such as an HTML document containing the entry item key, comparing the entry item key of the detected entry item with the entry item key registered in a database, thereby automatically entering in the entry item the user's name, address, phone number, and the like corresponding to the entry item key registered in the database which has been matched as a result of comparison. Thus, Nishiyama merely discloses the storage of selected data in a

database. Nishiyama does not disclose or suggest monitoring the data values entered into said one data entry field, storing data values and corresponding attribute data defining at least one further data entry field for each of at least two data values which are capable of being entered in the one data entry field, or dynamically altering the data entry form and the display of the data entry form based on the entered data values, as required by the present invention, for example, according to claim 1.

Even when Day, Kennedy, and Nishiyama are combined, the resulting combination still does not disclose or suggest displaying at least one further data entry field corresponding to each of at least two data values which are capable of being entered in the one data entry field.

Therefore, the present invention according to claim 1, and according to claims 2, and 4-9, which depend from claim 1, is not unpatentable over Day in view of Kennedy and further in view of Nishiyama.

In view of the above, it is respectfully submitted that the present invention is allowable over the references relied upon in the Office Action. Accordingly, favorable reconsideration of this case and early issuance of the Notice of Allowance are respectfully requested.

Appl. No. 09/867,679 Reply to Office action of November 10, 2005

Additional Fees:

The Commissioner is hereby authorized to charge any insufficient fees or

credit any overpayment associated with this application to Deposit Account No. 19-

5127 (19111.0057).

Conclusion

In view of the foregoing, all of the Examiner's rejections to the claims are

believed to be overcome. The Applicants respectfully request reconsideration and

issuance of a Notice of Allowance for all the claims remaining in the application.

Should the Examiner feel further communication would facilitate prosecution, he

is urged to call the undersigned at the phone number provided below.

Respectfully Submitted,

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